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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

09/269,754

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ART UNIT PAPER NUMBER

2834

**DATE MAILED:** 

02/25/00

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

# Application No.

09/269,754

Applicant(s)

Lappeenranta

Office Action Summary

Examiner

Thanh Lam

Group Art Unit 2834

Responsive to communication(s) filed on	
☐ This action is <b>FINAL</b> .	
☐ Since this application is in condition for allowance except for in accordance with the practice under <i>Ex parte Quayle</i> , 1939	· •
A shortened statutory period for response to this action is set to is longer, from the mailing date of this communication. Failure application to become abandoned. (35 U.S.C. § 133). Extension 37 CFR 1.136(a).	to respond within the period for response will cause the
Disposition of Claims	
	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
Claim(s)	is/are allowed.
☐ Claim(s)	is/are objected to.
☐ Claims	
Application Papers  See the attached Notice of Draftsperson's Patent Drawing The drawing(s) filed on	ted to by the Examiner.  isapproveddisapproved.  under 35 U.S.C. § 119(a)-(d).  f the priority documents have been  mber)  International Bureau (PCT Rule 17.2(a)).
Attachment(s)  X Notice of References Cited, PTO-892  Information Disclosure Statement(s), PTO-1449, Paper No.  Interview Summary, PTO-413  Notice of Draftsperson's Patent Drawing Review, PTO-94  Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON T	THE FOLLOWING PAGES

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Application/Control Number: 09269754

Art Unit: 2834

#### DETAILED ACTION

#### Specification

1. This application does not contain an abstract of the disclosure as required by 37

CFR 1.72(b). An abstract on a separate sheet is required.

2. The following guidelines illustrate the preferred layout and content for patent applications. These guidelines are suggested for the applicant's use.

#### Arrangement of the Specification

The following order or arrangement is preferred in framing the specification and, except for the reference to "Microfiche Appendix" and the drawings, each of the lettered items should appear in upper case, without underlining or bold type, as section headings. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) Title of the Invention.
- (b) Cross-References to Related Applications.
- © Statement Regarding Federally Sponsored Research or Development.
- (d) Reference to a "Microfiche Appendix" (see 37 CFR 1.96).
- (e) Background of the Invention.
  - 1. Field of the Invention.
  - 2. Description of the Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (f) Brief Summary of the Invention.
- (g) Brief Description of the Several Views of the Drawing(s).
- (h) Detailed Description of the Invention.
- (I) Claim or Claims (commencing on a separate sheet).
- (j) Abstract of the Disclosure (commencing on a separate sheet).
- (k) Drawings.
- (1) Sequence Listing (see 37 CFR 1.821-1.825).

Claim Rejections - 35 USC § 102

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Claim Rejections - 35 USC § 102

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3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention

thereof by the applicant for patent.

4. Claims 1-6 and 8-11 are rejected under 35 U.S.C. 102(e) as being anticipated by Ohashi et

al..

Ohashi et al. disclose an electric machine construction comprising a stator space defined

by a shell (50) and end portions (52) at both ends of the shell, the ends including a support (4) for

an attachment on power output shafts (6), a stator (15) and rotor (20) having a first end and a

second end disposed within the space, comprising at least one cooling medium inlet opening (34)

in the shell and positioned intermediate the ends of the rotor, a suction means (5) at the vicinity of

both end portions of the stator space for providing suction for drawing cooling medium into the

stator space, wherein the arrangement is such that the cooling medium is drawing by the suction

into the stator space.

Regarding claim 8-11, the method therein is inherent given the apparatus of Ohashi et al.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness

rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claims 7 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohashi et al. in view of Sheerin, as apply to claim 1.

Ohashi et al. disclose essentially claimed invention except for a heat exchanger.

Sheerin discloses a heat exchanger (24) provided within a space (108) between the outer surface of a shell (20) and the outer housing (40) for the purpose of cooling.

It would have been obvious to one of ordinary skill in the art at the time the invention was made utilize the combination structure of the machine as taught by Ohashi et al. and modify the heat exchanger structure of Sheerin to accommodate the stator shell of Ohashi et al. to provide an electric machine with an improvement in cooling and prevent overheat of the machine.

Regarding claim 12, the method therein is inherent given the apparatus of Ohashi et al.in view of Sheerin.

#### Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See PTO-892.